1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA \* \* \* 6 7 STACEY M. RICHARDS, Case No. 2:16-CV-1794 JCM (BNW) 8 Plaintiff(s), **ORDER** 9 v. 10 GREG COX, et al., 11 Defendant(s). 12 13 Presently before the court is the matter of *Richards v. Cox et al.*, case number 2:16-cv-14 01794-JCM-BNW. 15 On May 23, 2019, this court granted in part and denied in part defendant's motion for 16 summary judgment. (ECF No. 73). Specifically, "plaintiff's second, third, and fourth causes of 17 action [we]re dismissed" in full; and "plaintiff's sole remaining § 1983 claim [was] dismissed as 18 to defendants Byrne, Fletcher, and Gittere," but permitted to proceed "against CO Boardman, 19 Director Cox, and Warden Baker" (collectively, the "remaining defendants"). (Id.). This court 20 declined to reconsider its decision. (ECF No. 83). The remaining defendants timely appealed. 21 (ECF No. 85). 22 In its memorandum disposition, the Ninth Circuit remanded this case, affirming in part 23 and vacating in part this court's decision. (ECF No. 87). The panel upheld this court's 1) denial 24 of "Director Cox and Warden Baker['s] . . . qualified immunity from Richards's Eighth 25 Amendment claims against them" and 2) "determin[ation] that the constitutional right violated 26 was 'clearly established' when [plaintiff] Richards was shot in the face on April 21, 2015." (Id.). 27 However, the panel found that this court erred in its analysis of "whether Officer 28 Boardman was entitled to qualified immunity from Richards's Eighth Amendment claim" and

James C. Mahan U.S. District Judge

## Case 2:16-cv-01794-JCM-BNW Document 91 Filed 02/17/21 Page 2 of 2

"whether Officer Boardman's actions violated a clearly established right." (Id.). Thus, these issues alone were vacated and remanded. Upon review of the parties' prior briefing, this court finds it appropriate that the parties further brief the remanded issues for summary judgment on 1) Officer Boardman's qualified immunity and 2) Officer Boardman's alleged violations of clearly established rights, with the Ninth Circuit's instructions in mind. Defendant Boardman shall file his supplemental brief within 14 days of this order. Thereafter, plaintiff Richards has 10 days to respond, and then, defendant Boardman may reply, if he chooses, in 5 days. Accordingly, IT IS SO ORDERED. DATED February 17, 2021. 

James C. Mahan U.S. District Judge